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12	Attorneys for Defendants		
13	SUSAN PACINI and		
13	MASTER MARKETEERS, INC.		
14			
15	THE UNITED STATES DISTRICT COURT		
16	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
	TOR THE NORTHERN D	DISTRICT OF CALIFORNIA	
17			
18	CHANEL, INC., a New York corporation,	Case No. C-07-5946-CRB	
4.0	Plaintiff,		
19	i iaiitiii,	STIPULATION AND <del>[PROPOSED]</del>	
20	V.	ORDER GRANTING PLAINTIFF	
		CHANEL, INC. LEAVE TO FILE FIRST	
21	SUSAN LYNNE PACINI a/k/a SUSAN L.	AMENDED COMPLAINT	
22	PACINI d/b/a PLANET TAN d/b/A MASTER		
	MARKETEERS, INC.,	Hananahla Chanlas D. Duayan	
23		Honorable Charles R. Breyer Courtroom: 8, 19th Floor	
24	Defendants.	Courtiooni. 8, 19th 14001	
25	Durguent to Civil Legal Pule 7-12, plaintid	of Changl Inc. ("Changl") and defendants Susan I	
	Pursuant to Civil Local Rule 7-12, plaintiff Chanel, Inc. ("Chanel") and defendants Susan I		
26	Pacini and Master Marketeers, Inc., (collectively "Defendants") stipulate as follows and respectfull		
27	request that the Court enter the following Proposed Order:		
28		1	
	CENTRAL ARION AND INDODOCED CONTRA	GRANTING PLAINTIFE CHANEL LEAVE TO FILE AN	
	THE THE ATTION AND TERMONER OF A PROPERTY OF	CAR A DELL'ALLA PERA DELL'HER EN A NINEL EN A VIN TATANTE NA A NI	

1	WHEREAS on or about November 26, 2007, Chanel filed its original Complaint in this		
2	action naming Susan Pacini as the sole defendant, "doing business as" a variety of entities;		
3	WHEREAS on December 24, 2007, defendant Susan Pacini was served;		
4	WHEREAS on April 7, 2008, Master Marketeers, Inc., filed an Answer to Chanel's		
5	Complaint;		
6	WHEREAS Chanel's Complaint against Susan Pacini did not include Master Marketeers,		
7	Inc. as a named defendant;		
8	WHEREAS, it is the position of defendants that Master Marketeers, Inc. was named as a		
9	defendant and an amendment is only needed to avoid any potential dispute in this regard;		
10	WHEREAS, the parties have agreed that Plaintiff may amend the Complaint to name Master		
11	Marketeers, Inc. as a defendant in this case;		
12	WHEREAS, although Master Marketeers, Inc. has already answered, counsel for defendants		
13	is willing to stipulate to the filing of the First Amended Complaint on behalf of Chanel, Inc.;		
14	IT IS HEREBY STIPULATED AND AGREED THAT, subject to Court approval, Chanel		
15	shall file the First Amended Complaint naming Master Marketeers, Inc. as a defendant, a copy of		
16	which is attached as Exhibit A; and		
17	IT IS FURTHER STIPULATED AND AGREED THAT Defendants Pacini and Mass		
18	Marketers, Inc. shall have ten days from the filing of the First Amended Complaint within which to		
19	file their Answer(s).		
20	IT IS SO STIPULATED AND AGREED,		
21			
22	Dated: June 11, 2008 KRIEG, KELLER, SLOAN, REILLEY & ROMAN LLP		
23			
24	By:		
25	MICHAEL D. LISI Attorneys for Plaintiff		
26	CHANEL, INC.		
27			
28	2		

1	Dated: June 11, 2008 TINGLEY PIOTKOWSK LLP	
2		
3	By:	
4	BRUCE PIONTKOWSKI Attorney for Defendants SUSAN PACINI	
5	& MASTER MARKETEERS, INC.	
6	Thereby access that Thave been additionable by Brace Troncko work to exceute on his behan an	
7	Supulation and [110posed] Order Fernitaing Electronic, computer Equipment into Federal	
8	Courtroom.	
9	Executed on this 11 <sup>th</sup> day of June, 2008, at San Francisco, California.	
10	/s/	
11	Michael D. Lisi	
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	CENTRAL ATTION AND INDODORED ORDER OR ANIETING BY A BURNET CHANGE AND THE ANIETING	

## [PROPOSED] ORDER

Pursuant to the parties' stipulation, Plaintiff is granted leave to amend its Complaint to add Master Marketeers, Inc. as a defendant to this litigation, as indicated in the First Amended Complaint attached to the parties' Stipulation.

IT IS SO ORDERED.

Dated: \_June 12\_\_\_\_\_, 2008

Hon. Charles R. R. IT IS SO ORDERED

Judge Charles R. Breyer

Judge Charles R. Breyer